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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/838,652 04/19/2001		David Kyle	TT4390	9231	
7590 12/15/2005			EXAMINER		
Kelly K. Kordzik			NAWAZ, ASAD M		
5400 Renaissan	ce Tower				
1201 Elm Street			ART UNIT	PAPER NUMBER	
Dallas, TX 75270			2155		

DATE MAILED: 12/15/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	No.	Applicant(s)		
Office Action Summary		09/838,652		KYLE ET AL.		
		Examiner		Art Unit		
		Asad M. Nav	vaz	2155		
Period fo	The MAILING DATE of this communication or Reply	appears on the c	over sheet with the co	orrespondence ad	ddress	
A SHO WHIC - Exter after - If NO - Failu	ORTENED STATUTORY PERIOD FOR RESHEVER IS LONGER, FROM THE MAILING asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by stately received by the Office later than three months after the media patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS R 1.136(a). In no event, riod will apply and will e atute, cause the applica	COMMUNICATION however, may a reply be tim xpire SIX (6) MONTHS from t tion to become ABANDONED	l. ely filed the mailing date of this o (35 U.S.C. § 133).		
Status						
2a)□	Responsive to communication(s) filed on 28 This action is FINAL . 2b) To Since this application is in condition for allocated in accordance with the practice under	This action is nonwance except fo	n-final. r formal matters, pro		e merits is	
Dispositi	on of Claims					
5)□ 6)⊠ 7)□	Claim(s) 1-26 and 40-52 is/are pending in to 4a) Of the above claim(s) is/are with the Claim(s) is/are allowed. Claim(s) 1-26, 40-52 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and	drawn from cons				
Applicati	on Papers					
10)	The specification is objected to by the Examination The drawing(s) filed on is/are: a) and a specificant may not request that any objection to Replacement drawing sheet(s) including the continuous of the oath or declaration is objected to by the	accepted or b) the drawing(s) be rection is required	held in abeyance. See if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 C		
Priority (ınder 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
2) Notice 3) Inform	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB r No(s)/Mail Date) 3/08) 5	l) Interview Summary Paper No(s)/Mail Da i) Notice of Informal P i) Other:	ite	ГО-152)	

DETAILED ACTION

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1. This action is responsive to the appeal brief filed 9/28/05. Claims 1-26 and 40-52 are pending.

Response to Arguments

2. Applicant's arguments, with respect to the rejection(s) of claim(s) 1-26 and 40-52 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Khanna.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-10, 14-23 and 40-49 are rejected under 35 U.S.C. 102(b) as being taught by Khanna (USPN: 5978849).

As to claim 1, Khanna teaches a method for automatically restoring logon connectivity in a network system comprising the steps of

establishing a first connection between a client and an Internet gateway (a server receives a clients request for a connection; col 7, lines 42-57)

checking status of said first connection by issuing a first request to said

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Internet gateway to access a web server utilizing a protocol blocked under a logged off status (the TCB is searched for to see whether the connection for the same server port is within the TW_TCB; col 7, lines 46-54);

determining whether said web server is accessed from said first request (col 7, lines 46-62); and

automatically attempting to establish a second connection to said Internet gateway if said web server was not accessed from said first request (a new connection is created if the first connection has failed; Fig 5; col 7, 46-57).

As to claim 2, Khanna teaches the method as recited in claim 1, wherein if said web server was accessed from said first request then the method further comprises the steps of: waiting for a first period of time (col 6, lines 56-67);

and checking status of said first connection by issuing a second request to said Internet gateway to access said web server utilizing said protocol blocked under said logged off status (col 7, lines 46 to col 8, line 20).

As to claim 3, Khanna teaches the method as recited in claim 2, wherein upon said attempting to establish said second connection to said Internet gateway the method further comprises the step of: waiting for a second period of time, wherein said second period of time is less than said first period of time; and checking status of said attempted second connection by issuing a third request to said Internet gateway to

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access said web server utilizing said protocol blocked under said logged off status (col 6, line 56 to col 7, line 30).

As to claim 4, Khanna teaches the method as recited in claim I., wherein said first connection is established by a first logon procedure (col 7, line 42-46).

As to claim 5, Khanna teaches the method as recited in claim 4, wherein said step of attempting to establish said second connection comprises the steps of: terminating said first logon procedure; and executing a second logon procedure (col 7, lines 4-9 and col 7, lines 42-62).

As to claim 6, Khanna teaches the method as recited in claim 5 further comprising the step of waiting for a first period of time (abstract).

As to claim 7, Khanna teaches the method as recited in claim 6 further comprising the step of checking status of said attempted second connection by issuing a second request to said Internet gateway to access said web server utilizing said protocol blocked under said logged off status (col 7, lines 46 to col 8, line 20).

As to claim 8, Khanna teaches the method as recited in claim 7 further comprising the step of: determining whether said web server is accessed from said second request (col 7, line 55 to 62).

As to claim 9, Khanna teaches the method as recited in claim 8, wherein if said web server is accessed from said second request then the method further comprises the steps of waiting for a second period of time, wherein said first period of time is less than said second period of time; and checking status of said attempted second connection by issuing a third request to said Internet gateway to access said web server utilizing said protocol blocked under said logged off status (col 7, lines 46 to col 8, line 20).

As to claim 10, Khanna teaches the method as recited in claim 8, wherein if said web server was not accessed from said second request then the method further comprises the step of: automatically attempting to establish a third connection to said Internet gateway (col 7, lines 46 to col 8, line 20).

Claims 14-26 and 40-52 are essentially the system and the computer program product for the above-mentioned method claims and are thus rejected under similar rationale.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claims 11-13, 24-26, and 50-52 are rejected under 35 U.S.C. 103(a) as being unpatentable over Khanna in view of Official notice.

As to claims 11, 24, and 50, Khanna teaches the method as recited in claim 1, however does not teach wherein said protocol is a HyperText Transport Protocol.

Official notice is taken that It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate HTTP into Khanna because Khanna essentially teaches content sharing/transmission via online communications protocols like TCP to accomplish a similar task.

As to claim 12, 25, and 51, Khanna teaches the method as recited in claim 1, however does not teach wherein said protocol is a file transfer protocol.

Official notice is taken that It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate FTP into Khanna because Khanna essentially teaches content sharing/transmission via online communications protocols like TCP to accomplish a similar task.

As to claim 13, 26, and 52, Khanna teaches the method as recited in claim 1, however does not teach wherein said protocol is a telnet protocol.

Official notice is taken that It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate telnet into Khanna because Khanna essentially teaches content sharing/transmission via online communications protocols like TCP to accomplish a similar task.

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Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Asad M. Nawaz whose telephone number is (571) 272-3988. The examiner can normally be reached on M-F 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Saleh Najjar can be reached on (571) 272-4006. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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